

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION**

TROY KARPOVICH, as guardian of
MICHAEL R. KARPOVICH, a legally-
incapacitated person,

Plaintiff,

Case No. 2:18-cv-12247-SFC-DRG

Honorable Sean F. Cox

v.

CITY OF DETROIT, a municipal corporation,
JAMES E. CRAIG, in his official capacity,
DETROIT BOARD OF POLICE COMMISSIONERS,
TIMOTHY L. LEACH, FREDERICK E.
PERSON, DETROIT POLICE OFFICERS
JOHN DOES 1 – 5, in their individual and
official capacities, TIMOTHY L. LEACH
d/b/a T. LEACH ENTERPRISE, and
EIGHTH STREET VENTURES, LLC,
d/b/a Ottawa Via,

Defendants.

JENNIFER G. DAMICO P-51403
HOLLAND C. LOCKLEAR P-82236
MIKE MORSE LAW FIRM
Attorneys for Plaintiff
24901 Northwestern Highway, Suite 700
Southfield, Michigan 48075
(248) 350-9050; Fax: (248) 281-9110
jdamico@855mikewins.com
hlocklear@855mikewins.com

MICHAEL T. RYAN P-53634
CLIFFORD G. PREBAY P-59444
MERRY, FARNEN & RYAN, P.C.
Attorneys for Defendant Eight Street Ventures
LLC d/b/a Ottawa Via
300 Maple Park Blvd., Suite 301
St. Clair Shores, MI 48081
(586) 776-6700; Fax (586) 776-1501
mryan@mfr-law.com
cprebay@mfr-law.com

SCOTT L. FEUER P-38185

Attorney for Defendant Frederick E. Person
888 West Big Beaver Rd., Suite 850
Troy, MI 48084
(248) 723-7828, Ext. 201
Fax (248) 723-7857
sfeuer@fklawyers.com

EDWARD V. KEELEAN P-29131

CITY OF DETROIT LAW DEPARTMENT
Attorney for Defendants City of Detroit, James
E. Craig and Detroit Board of Police
Commissioners
2 Woodward Ave., Suite 500
Detroit, MI 48226
(313) 237-3059; Fax (313) 224-5505
keele@detroitmi.gov

JOHN J. GILLOOLY P-41948

JOHN E. MCSORLEY P-17557

GARAN LUCOW MILLER, P.C.
Attorneys for Defendant Timothy Leach
1155 Brewery Park Blvd., Suite 200
Detroit, MI 48207
(313) 446-5501
jgillooly@garanlucow.com
jmcSorley@garanlucow.com

TIMOTHY L. LEACH

ProSe for Timothy L. Leach dba T. Leach
Enterprise
13198 Stratford Drive
Sterling Heights, MI 48313
(313) 475-8564
leachenterprise@gmail.com

STIPULATION AND ORDER FOR DISCOVERY PRIOR TO RULE 26(f)
SCHEDULING CONFERENCE

Plaintiff and Defendants stipulate and agree to engage in the following limited discovery,
prior to the Court's Rule 26(f) Scheduling Conference:

1. Each party may serve up to 40 interrogatories;
2. Each party may serve up to 30 requests for admissions;
3. Each party may serve up to 20 requests for production of documents and tangible things;

The parties further stipulate and agree that Defendant Person is exempted from
participating in limited discovery prior to the Rule 26(f) Scheduling Conference.

By: /s/ Jennifer G. Damico

JENNIFER G. DAMICO P51403

Mike Morse Law Firm, PLLC

Attorney for Plaintiff

Dated: November 1, 2018

By: /s/ Clifford G. Prebay

CLIFFORD G. PREBAY P59444

Merry, Farnen & Ryan, PC

Attorney for Defendant Eighth Street
Ventures, LLC dba Ottava Via

Dated: November 1, 2018

By: /s/ Scott L. Feuer

SCOTT L. FEUER P38185

Attorney for Defendant

Frederick E. Person

Dated: November 1, 2018

By: /s/ Edward V. Keelean

EDWARD V. KEELEAN P29131

City of Detroit Law Department

Attorney for Defendants, City of
Detroit, BOPC, and James E. Craig

Dated: November 1, 2018

By: /s/ John J. Gillooly

JOHN J. GILLOOLY P41948

GARAN LUCOW MILLER, P.C.

Attorneys for Defendant Timothy L. Leach

Dated: November 1, 2018

By: /s/ Timothy L. Leach

TIMOTHY L. LEACH

In pro se for Timothy L. Leach

dba T. Leach Enterprise

Dated: November 1, 2018

IT IS SO ORDERED.

Dated: November 8, 2018

s/Sean F. Cox

Sean F. Cox

U. S. District Judge